1 2 3 4	SHEPPARD, MULLIN, RICHTER & HAMPTO A Limited Liability Partnership Including Professional Corporations NEIL A.F. POPOVIĆ, Cal. Bar No. 132403 ANNA S. McLEAN, Cal. Bar No. 142233 TENAYA RODEWALD, Cal. Bar No. 248563 LIÊN H. PAYNE, Cal. Bar No. 291569	ON LLP
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10	Attorneys for Defendant, SEAGATE TECHNOLOGY LLC	
11		
12	UNITED STATES DISTRICT COURT	
13	NORTHERN DISTRICT OF CALIFO	ORNIA, SAN FRANCISCO DIVISION
14		
15	IN RE SEAGATE TECHNOLOGY LLC LITIGATION	Case No. 3:16-cv-00523-JCS
16 17	CONSOLIDATED ACTION	ADMINISTRATIVE MOTION TO REMOVE INCORRECTLY FILED DOCUMENTS
18		<b>Date:</b> March 30, 2018
19		Time: 9:30 a.m. Place: Courtroom G
20		Judge: Hon. Joseph C. Spero
21		Second Consolidated Amended Complaint filed: July 11, 2016
22		ined. July 11, 2010
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1	On January 5, 2018, Defendant Seagate Technology LLC filed the following declarations	
2	in Support of Seagate's Opposition to Plaintiffs' Motion for Class Certification: Liên Payne (ECF	
3	Nos 152-1, 151-11, 151-13, 151-15, and 151-17), Glen Almgren (ECF Nos 152-4, 150-5), Patrick	
4	Dewey (ECF Nos. 152-5, 150-7), Harrie Netel (ECF Nos. 152-7, 150-9), Don Adams (ECF Nos.	
5	152-8, 150-3), and Itamar Simonson (ECF Nos. 152-9, 150-11). These declarations, or their	
6	supporting exhibits, included redactions indicating the portions of the documents sought to be	
7	sealed by Seagate. See ECF Nos. 150, 152. However, due to an issue with the redacting software,	
8	the filed versions were editable by parties downloading the documents from ECF.	
9	Upon realizing this glitch, counsel for Seagate contacted the Court's courtroom deputy,	
10	Karen Hom, on Thursday, January 11, 2018, and requested that Ms. Hom restrict access to the	
11	above-listed documents. Pursuant to Seagate's request, Ms. Hom did restrict such access.	
12	Seagate is concurrently filing a corrected Administrative Motion to File Under Seal with	
13	properly redacted exhibits, as well as corrected Declarations of Liên Payne, Glen Almgren,	
14	Patrick Dewey, Harrie Netel, Don Adams, and Itamar Simonson. These documents are	
15	substantively unchanged from those filed on January 5, 2018; they merely render the redactions	
16	unalterable.	
17	Seagate respectfully requests that this Court order access to ECF Nos. 150, 151, and 152-1,	
18	152-4, 152-5, 152-7, 152-8, and 152-9 permanently restricted, and that only the corrected versions	
19	of these documents be accessible to the public and used by the Court and parties.	
20	Dated: January 12, 2018	
21		
22		
23	By /s/ Joy O. Siu	
24	NEIL A.F. POPOVIĆ ANNA S. McLEAN	
25	TENAYA RODEWALD LIÊN H. PAYNE	
26	JOY O. SIU	
27	Attorneys for Defendant,	
28	SEAGATE TECHNOLOGY LLC	

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